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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/483,723 01/14/2000		Sharon S. Liu	5437-109	8755	
29989	7590 10/28/2004		EXAMINER		
	PALERMO TRUON	REAGAN, JAMES A			
SAN JOSE,	OW STREET CA 95125		ART UNIT	PAPER NUMBER	
,			3621		
			DATE MAILED: 10/28/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application	No	Applicant(s)	(
		09/483,723		Applicant(s) LIU ET AL.				
Office Action Summary		Examiner		Art Unit				
	·	James A. Re		3621				
	The MAILING DATE of this communication ap	_1_	•		ddress			
Period fo		•		•				
THE - Exte after - If the - If NO - Failt Any	ORTENED STATUTORY PERIOD FOR REPI MAILING DATE OF THIS COMMUNICATION maions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period reto reply within the set or extended period for reply will, by staturely received by the Office later than three months after the mailined patent term adjustment. See 37 CFR 1.704(b).	l. 1.136(a). In no event, eply within the statuto d will apply and will e ite, cause the applica	, however, may a reply be tim ry minimum of thirty (30) days expire SIX (6) MONTHS from ation to become ABANDONEI	nely filed s will be considered time the mailing date of this o D (35 U.S.C. § 133).	ly. communication.			
Status								
1)⊠	Responsive to communication(s) filed on 01 (October 2004.						
2a)□	_							
3)□	3) Since this application is in condition for allowance except for formal matters, prosecution as to the ments is							
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims							
4)⊠	☑ Claim(s) 11-23,34-46 and 57-105 is/are pending in the application.							
	4a) Of the above claim(s) is/are withdra	awn from cons	ideration.					
5)□	Claim(s) is/are allowed.							
6)⊠	Claim(s) <u>11-23</u> , <u>34-46</u> , <u>and 57-105</u> is/are rejo	ected.						
7)	Claim(s) is/are objected to.							
8)∐	Claim(s) are subject to restriction and/	or election req	uirement.					
Applicat	ion Papers							
9)[The specification is objected to by the Examin	ner.						
10)	☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.							
	Applicant may not request that any objection to the			•				
	Replacement drawing sheet(s) including the corre							
11)	The oath or declaration is objected to by the E	Examiner. Note	the attached Office	Action or form P	TO-152.			
Priority (ınder 35 U.S.C. § 119							
	Acknowledgment is made of a claim for foreig ☐ All b)☐ Some * c)☐ None of:	n priority unde	r 35 U.S.C. § 119(a)	-(d) or (f).				
	1. Certified copies of the priority documer							
	2. Certified copies of the priority documer							
	3. Copies of the certified copies of the pri			ed in this National	Stage			
* 0	application from the International Burea See the attached detailed Office action for a lis	•	· · · ·	al.				
`	see the attached detailed Office action for a lis	st of the certifie	a copies not receive	:O.				
Attachmen	Ne)		•					
	e of References Cited (PTO-892)	4) Interview Summary	(PTO-413)				
2) 🔲 Notic	e of Draftsperson's Patent Drawing Review (PTO-948)	-	Paper No(s)/Mail Da	ite				
	mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08 r No(s)/Mail Date) Notice of Informal P) Other:	atent Application (PT	O-152)			

DETAILED ACTION

Status of Claims

- 1. This action is in response to the amendment filed on 01 October 2004.
- 2. Claims 11-23, 34-46, and 57-105 have been examined.

Response to Arguments

Applicant's arguments received on 01 October 2004 have been fully considered but they are not persuasive. Referring to the previous Office action, Examiner has cited relevant portions of the references as a means to illustrate the systems as taught by the prior art. As a means of providing further clanification as to what is taught by the references used in the first Office action, Examiner has expanded the teachings for comprehensibility while maintaining the same grounds of rejection of the claims, except as noted above in the section labeled "Status of Claims." This information is intended to assist in illuminating the teachings of the references while providing evidence that establishes further support for the rejections of the claims.

With regard to the limitations of claim 11, Applicant argues that neither Taylor nor Pressman teaches, discloses, or suggests at least determining a set of zero or more restrictions to be imposed on said customized implementations and instantiating a wrapper class to give rise to a wrapper instance, said wrapper instance comprising enforcement logic for enforcing said restrictions. However, the Applicant is merely stating rudimentary functionality of object-oriented programming and design. These features are inherent to any OOD system. The combinations of Taylor/Pressman as shown below clearly disclose object oriented programming, design, and applications, inherently and explicitly disclosing the argued features of the claimed invention.

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Claim Rejections - 35 USC § 103

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness

rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as

set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious

at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention

was made.

5. Claims 11, 12, 15, 18, 19, 34, 35, 38, 41, 42, 57, 58, 61, 64, 65, 70-80, 83-87, 92-96, and 101-

105: are rejected under 35 U.S.C. 103(a) as being unpatentable over Taylor (Object-Oriented

Information Systems (c) 1992), in view of Pressman (Software Engineering: A Practitioner's

Approach (c) 1982-1997).

Examiner's note: Examiner has pointed out particular references contained in the prior art of

record in the body of this action for the convenience of the Applicant. Although the specified

citations are representative of the teachings in the art and are applied to the specific limitations

within the individual claim, other passages and figures may apply. Applicant, in preparing the

response, should consider fully the entire reference as potentially teaching all or part of the

claimed invention, as well as the context of the passage as taught by the prior art or disclosed by

the Examiner.

Claims 11, 12, 15, 34, 35, 38, 57, 58, and 61:

With regard to the limitations of:

receiving a request from an application for a customized implementation

of a particular service:

- instantiating an implementation class which provides an implementation for the particular service to give rise to an implementation instance;
- determining a set of zero or more restrictions to be imposed on said customized implementation;
- instantiating a wrapper class to give rise to a wrapper instance, said wrapper instance comprising enforcement logic for enforcing said restrictions; encapsulating said implementation instance and said restrictions within said, wrapper instance;
- providing said wrapper instance to the application as said customized implementation;
- wherein said wrapper instance comprises one or more invocable methods, wherein said implementation instance comprises one or more invocable methods, and wherein encapsulating comprises; and
- mapping the one or more invocable methods of said wrapper instance to
 the one or more invocable methods of said implementation instance
- determining whether the implementation class is authentic; and
- in response to a determination that the implementation class is authentic, instantiating the implementation class to give rise to said implementation instance;
- accessing information specifying one or more limitations; and
- processing said limitations to derive said restrictions

Taylor in at least chapter 1 of his textbook introduces fundamental object-oriented software technology mechanisms. In chapters 3 and 4 Taylor begins an in-depth teaching of the essentials in OOD/OOA technology, and further into the book, describes in detail techniques and procedures for programming in an object-oriented environment. The limitations contained within the claim language recite rudimentary characteristics and techniques that one of ordinary skill in

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the object-oriented programming art would understand and accept as common knowledge in the industry. See also Taylor's discussion on encapsulation of legacy systems beginning on page 296, which applies specifically to Applicant's wrapper instance of interfacing between various legacy encryption protocols currently in use.

In addition, Pressman discloses object-oriented software engineering (pages 1-22 and 549-576), which support the basic OOD/OOA concepts that are considered common knowledge to any college-level programmer in the computer programming arts. Since the Applicant appears to be merely claiming OOD/OOA programming concepts and principles, the cited references apply as a whole to the limitations of claims 11-23, 34-46, and 57-105. It would have been obvious to one of ordinary skill in the art at the time of the invention to combine Taylor and Pressman because these two textbooks teach the same programming techniques.

Claims 18, 19, 41, 42, 64, and 65:

With regard to the limitations of:

- accessing information specifying one or more limitations;
- determining permissions, if any, granted to the application; and
- reconciling said limitations and said permissions to derive said restrictions.
- said limitations and said permissions are reconciled to derive restrictions which are least restrictive.

The combination of Taylor/Pressman discloses fundamental and intrinsic OOD/OOA concepts as shown above.

Claims 70-80, 83-87, 92-96, 101-105:

 determining said set of zero or more restrictions includes determining a set of zero or more restrictions that are specific to said application.

- determining said set of zero or more restrictions that are specific to said application includes determining a set of zero or more restrictions that are customized for said application.
- said set is a first set, and wherein said customized implementation is a first customized implementation, and further comprising:
- receiving a request from a second application for a second customized implementation of said particular service, wherein said second customized implementation differs from said first customized implementation;
- instantiating said implementation class which provides said implementation for said particular service to give rise to a second implementation instance;
- determining a second set of zero or more restrictions to be imposed on said second customized implementation, wherein said second set differs from said first set;
- instantiating said wrapper class to give rise to a second wrapper instance, said second wrapper instance comprising enforcement logic for enforcing said second set of zero or more restrictions;
- encapsulating said second implementation instance and said second set
 of zero or more restrictions within said second wrapper instance; and
- providing said second wrapper instance to said second application as said second customized implementation.
- said wrapper instance is invocable by the application without further interaction with the framework.
- the implementation class provides an unrestricted implementation for the particular service.

- said enforcement logic enforces said restrictions on said implementation instance.
- said enforcement logic enforces said restrictions on said implementation instance by:
- receiving a set of desired parameters from the application;
- determining whether the desired parameters exceed said restrictions;
 and
- in response to a determination that the desired parameters exceed said restrictions, preventing said implementation instance from operating.
- said enforcement logic is invoked upon initialization of said wrapper instance.
- the system further comprises an exemption mechanism class which provides an implementation for a particular exemption mechanism, and wherein said method further comprises:
- instantiating the exemption mechanism class to give rise to an exemption mechanism instance; and
- encapsulating said exemption mechanism instance within said wrapper instance.
- said enforcement logic is invoked upon initialization of said wrapper instance, and when invoked, said enforcement logic: determines whether said exemption mechanism instance has been invoked; and in response to a determination that said exemption mechanism instance has not been invoked, preventing said implementation instance from operating;

The combination of Taylor/Pressman discloses fundamental and intrinsic OOD/OOA concepts as shown above.

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6. Claims 13, 14, 16, 17, 20-23, 36, 37, 39, 40, 43-46, 59, 60, 62, 63, 66-69, 81, 82, 90, 91, 99, and 100 are rejected under 35 U.S.C. 103(a) as being unpatentable over Taylor (Object-Oriented Information Systems (c) 1992), in view of Pressman (Software Engineering: A Practitioner's Approach (c) 1982-1997), and further in view of Shanton (US 5,369,702 A).

Claims 13, 14, 16, 17, 36, 37, 39, 40, 59, 60, 62, and 63:

The combination of Taylor/Pressman disclose fundamental and intrinsic OOD/OOA concepts as shown above, intrinsically disclosing:

- determining whether the implementation class is authentic; and
- the implementation class authenticates the framework prior to giving rise
 to said implementation instance;

Taylor/Pressman do not disclose *verifying said digital signature* and *the particular service is an encryption/decryption service.* However, Shanton discloses encryption, decryption, and digital signatures in an OOD/OOA environment. It would have been obvious to one of ordinary skill in the art at the time of the invention to combine the OOD/OOA programming concepts and principles of Taylor/Pressman with Shanton's OOD/OOA security techniques because this increases "... the security of the system, while at the same time giving the individual user a large amount of flexibility and power" (Shanton, c4:14-16).

With regard to the limitations of said information comprises a set of one or more default encryption limitations, and said default encryption limitations are derived by merging multiple jurisdiction policies and extracting therefrom the most restrictive encryption limitations, Taylor discloses interfacing with various legacy systems as shown above.

Claims 20-23, 43-46, and 66-69:

With regard to the following limitations, the combination of Taylor/Pressman discloses fundamental and intrinsic OOD/OOA concepts as shown above.

- determining whether the application has been granted any permissions;
 and
- in response to a determination that the application has not been granted any permissions, deriving said restrictions from said set of default encryption limitations.
- determining whether the application has been granted any permissions
 which require implementation of a particular exemption mechanism;
- in response to a determination that the application has been granted a
 permission which requires implementation of a particular exemption
 mechanism, determining whether said exempt encryption limitations
 allow said particular exemption mechanism to be implemented;

The combination of Taylor/Pressman does not disclose:

- the particular service is an encryption/decryption service, and wherein said information comprises a set of one or more default encryption limitations, and a set of zero or more exempt encryption limitations which apply when one or more exemption mechanisms are implemented.
- said default encryption limitations and said exempt encryption limitations
 are derived by merging multiple jurisdiction policies and extracting
 therefrom the most restrictive encryption limitations.
- in response to a determination that said exempt encryption limitations allow said particular exemption mechanism to be implemented, deriving said restrictions from said set of exempt encryption limitations.

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However, Shanton discloses encryption, decryption, and digital signatures in an OOD/OOA environment. It would have been obvious to one of ordinary skill in the art at the time of the invention to combine the OOD/OOA programming concepts and principles of Taylor/Pressman with Shanton's OOD/OOA security techniques because this increases "...the security of the system, while at the same time giving the individual user a large amount of flexibility and power" (Shanton, c4: 14-16). See also Taylor's discussion on encapsulation of legacy systems beginning on page 296, which applies specifically to Applicant's wrapper instance of interfacing between various legacy encryption protocols currently in use.

Claims 81, 82, 90, 91, 99, and 100:

The combination of Taylor/Pressman discloses fundamental and intrinsic OOD/OOA concepts as shown above. Taylor/Pressman do not disclose:

- the particular service is an encryption/decryption service,
- the unrestricted implementation provided by the implementation class is capable of using unlimited encryption/decryption parameters; and
- the unrestricted implementation provided by the implementation class is capable of using encryption/decryption keys of any size.

However, Shanton discloses encryption, decryption, and digital signatures in an OOD/OOA environment. It would have been obvious to one of ordinary skill in the art at the time of the invention to combine the OOD/OOA programming concepts and principles of Taylor/Pressman with Shanton's OOD/OOA security techniques because this increases "...the security of the system, while at the same time giving the individual user a large amount of flexibility and power" (Shanton, c4: 14-16). See also Taylor's discussion on encapsulation of legacy systems beginning on page 296, which applies specifically to Applicant's wrapper instance of interfacing between various legacy encryption protocols currently in use.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to **James A. Reagan** whose telephone number is **(703) 306-9131**. The examiner can normally be reached on Monday-Friday, 9:30am-5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, **James Trammell** can be reached at (703) 305-9768.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the **Receptionist** whose telephone number is **(703) 305-3900**. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://portal.uspto.gov/external/portal/pair. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

(703) 305-7687 [Official communications; including

After Final communications labeled "Box AF"1

(703) 308-1396 [Informal/Draft communications, labeled "PROPOSED"

or "DRAFT"]

Hand delivered responses should be brought to Crystal Park 5, 2451 Crystal Drive, Arlington, VA, 7th floor receptionist.

JAR

22 October 2004